

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/758,816	01/16/2004	Michael W. Murphy	8540G-000233	6583		
27572	7590 08/29/2006		EXAMINER			
HARNESS, DICKEY & PIERCE, P.L.C.			YUAN, DAH WEI D			
P.O. BOX 828 BLOOMFIELD HILLS, MI 48303			ART UNIT	PAPER NUMBER		
	······································		1745			
			DATE MAILED: 08/29/2000	DATE MAILED: 08/29/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

Notice of Non-Compliant							
Amendment (37	CFR 1.121)						

Application No.	Applicant(s)	W
10/758.816		
Examiner	Art Unit	

Notice of Non-Compliant	10/758,	10/758,816		
Amendment (37 CFR 1.121)	Examiner		Art Unit	
- The MAILING DATE of this communication ap	pears on the cover	r sheet with ti	e correspondence	address
	idered	non complia	nt because it has f	ailed to meet the
I he amendment document filed on $8/11/6$ Grequirements of 37 CFR 1.121 or 1.4. In order for the a item(s) is required.	mendment docum	nent to be cor	npliant, correction	or the following
THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE	E AMENDMENT D	OCUMENT	IO DE TAÕIA-COM	CIPURT.
FI 4 6		*		¥.
T A Amended nargorannis 100 not includ	e markings.	•		
B. New paragraph(s) should not be und	enneu.			
C. Other				
2. Abstract:				
A Not presented on a separate sheet.	37 CFR 1.72.		-	·
B. Other				. We shall
3. Amendments to the drawings:			Choot " "N	low Shoot " or
☐ ∧ The drawings are not properly ident	fied in the top ma	rgin as "Repl	acement Sheet, I	tew Sheet, Of
"Annotated Sheet" as required by 3	7 CFR 1.121(d).	- haa baan c	diminated Replac	ement drawings
"Annotated Sheet" as required by 3 B. The practice of submitting proposed	drawing correction	liance with 3	7 CFR 1 84 are red	uired:
showing amended figures, without r	narkings, in comp	marice with o		" .
C. Other		•		* * * **
4. Amendments to the claims:			in The Armonia	Janants to the citibut
	s is not present.	andina claims	(including withdra	wn claims) -
B. The listing of claims does not include	e the text of all pe	ending Claims	and as such the i	ndividual status
C. Each claim has not been provided to	With the proper size	of overy clain	n must be indicated	d after its claim
of each claim cannot be identified.	Note. the status	e: (Original)	(Currently amende	d), (Canceled),
				al order
D. The claims of this amendment paper. E. Other:	Mar of the	t as a	iginal.	المعادلة المراجعة ا
E. Other:	racing,	:45 07 CED 1	1	
☐ 5. The amendment is unsigned or not signe	d in accordance w	ith 37 CFR I	:4.	LIGHTO - inheite et
turneties of the amendment format red	uired by 37 CFR 1	1.121, see Mi	PEP § 714 and the	USPTO website at
http://www.uspto.gov/web/offices/pac/dapp/opla/prec	gnotice/officeflyer	r.pdf .		
TIME PERIODS FOR FILING A REPLY TO THIS NO	OTICE:			
	. 11 4	dment is an a	fter-final amendme	ent or an amendmen
Applicant is given no new time period if the nor filed after allowance. If applicant wishes to result the result has result in the result	bmit the non-com	pliant after-fin	al amendment with	1 corrections, the
the substitution of the su	ICA MINITURE COST CONT.			· · · · · · · · · · · · · · · · · · ·
1		war from the	maii date oi iilis ii	ULICE IO JUPPI) IIIO
2. Applicant is given one month, or thirty (30) days corrected section of the non-compliant amend	ment in compliance	e with 37 CF	R 1.121 or 1.4, if the	ie non-compliant
corrected section of the non-compliant amenda amendment is one of the following: a preliminary (RCE) under	amendment, a n	on-final amer	ndment (including a	submission for a
amendment is one of the following: a preliminary request for continued examination (RCE) under	37 CFR 1.114), a	supplementa	al amendment filed	within a suspension
-1	Charlett mean.			
Extensions of time are available under 37 C	ER 1 136(a) only	if the non-co	mpliant amendmer	nt is a non-final
amendment or an amendment filed in respor	ise to a Quavle ac	ction.		•
Failure to timely respond to this notice will	result in:			t an amandment
Abandonment of the application if the no	n-compliant amer	ndment is a n	on-final amendmer	it or an amendment
filed in response to a Quayle action, or		•		or cunniemental
filed in response to a Quayle action; or Non-entry of the amendment if the non-c	ompliant amendm	nent is a prelii	minary amendmen	Or anthrementar
amendment.				
Harold Smith			71-272- Telephone	1051
Legal Instruments Examiner (I	JE)	X.	Telephone	NO.
Legar morramento Estatistico (1	•			